

person feeling himself aggrieved by the judgment rendered by any justice of the peace in any proceedings under the provisions of said sections shall have the right to appeal from said judgment to the next term of the circuit court for said county upon entering into a recognizance for his appearance at said term of court.

1888, ch. 543

146. Sections 136-143 shall not apply to the commissioners of fisheries of Maryland or their agent, nor to the commissioner general of fisheries of the United States, or his agent. Such agent shall produce for inspection, his written authority from said State or United States fish authorities upon demand of any justice of the peace, constable or fish warden; nor shall said sections apply to waters wholly private; "private water" shall mean, for the purpose of said sections, ponds or streams fed wholly by artificial sources, or by springs existing upon the same farm or tract of land belonging to the owner or proprietor thereof, or waters brought by artificial pipes or channels, other than natural, into artificial ponds or reservoirs of the owner or proprietor.

Ibid.

147. The eleven preceding sections shall apply to the waters of the Potomac river within the limits of said county, upon the ratification by the legislatures of the States of Virginia and West Virginia of said eleven preceding sections.

FOXES.

P. L. L., (1860,) art. 21, sec. 106.

148. Every person who is an actual resident of Washington county shall be entitled to an allowance from said county, not exceeding one dollar, for every fox destroyed or killed by him within the limits thereof.

Ibid. sec. 107.

149. It shall be necessary for the person killing or destroying any fox, to produce the head and tail of the same before some justice of the peace in and for said county, and make oath that the said fox was taken, wounded or killed within the limits of said county, within six days then next preceding.